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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/813,874	03/30/2004	Leslie Spring	113748-4593US	5564
<sup>27</sup> 189 PROCOPIO. C	7590 12/10/200 ORY, HARGREAVES	EXAMINER		
530 B STREET		ORTIZ, BELIX M		
SUITE 2100 SAN DIEGO, (	CA 92101	ART UNIT	PAPER NUMBER	
			2164	
		•		
			NOTIFICATION DATE	DELIVERY MODE
		•	12/10/2007	ELECTRONIC

## Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

docketing@procopio.com PTONotifications@procopio.com

# Supplemental

Application No.	Applicant(s)	
10/813,874	SPRING ET AL.	
Examiner	Art Unit	
Belix M. Ortiz	2164	

A1 41 P A11 1 1174	10/013,074	OF TAILS	
Notice of Allowability	Examiner	Art Unit	
	Belix M. Ortiz	2164	
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed); a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSE or other appropriate con <b>GHTS</b> . This application	D in this application. If not inclination in the inclination will be mailed in du	uded ue course. THIS
1. 🔀 This communication is responsive to amended claims filed	<i>8/16/07</i> .		
2. The allowed claim(s) is/are 1-29,34 and 35.			
3. Acknowledgment is made of a claim for foreign priority una) All b) Some* c) None of the:  1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:  Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.  4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give 5. CORRECTED DRAWINGS (as "replacement sheets") must (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date  (b) including changes required by the attached Examiner's Paper No./Mail Date  Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in to DEPOSIT OF and/or INFORMATION about the depoattached Examiner's comment regarding REQUIREMENT	e been received. e been received in Applic cuments have been received of this communication to IENT of this application. etted. Note the attached less reason(s) why the oatted be submitted. et be submitted.	ation No ived in this national stage appliance in this national stage appliance in the a reply complying with the EXAMINER'S AMENDMENT of an or declaration is deficient.  View ( PTO-948) attached at or in the Office action of the drawings in the front (not CFR 1.121(d).	requirements r NOTICE OF
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. 🗌 Notice o	f Informal Patent Application	
2.  Notice of Draftperson's Patent Drawing Review (PTO-948)		v Summary (PTO-413), No./Mail Date <u>11/19/2007</u> .	
3. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date		er's Amendment/Comment	
4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. 🛭 Examine	er's Statement of Reasons for A	∜llowance
	9.	CHARLES RONES	
	SUP	ERVISORY PATENT EXAMI	NER

U.S. Patent and Trademark Office PTOL-37 (Rev. 08-06)

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#### DETAILED ACTION

#### EXAMINER'S AMENDMENT

1. The following is an Examiner's statement of reasons for the indication of allowable subject matter: The prior art of record does not disclose, make obvious, or otherwise suggest the structure of the applicant's prediction program, prediction apparatus, and prediction method together with the other limitations of the independent claims.

The dependent claims being further limiting and definite are also allowable. Any comments considered necessary by applicant must be submitted no later than the payment of the Issue Fee and, to avoid processing delays, should preferably accompany the Issue Fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance.

Authorization for this examiner's amendment was given in an interview with Samuel S. Lee on November 20, 2007.

#### AMENDMENT TO THE CLAIMS:

Claims 1, 15, 29, and 34-35 have been amended. Claims 1-29 and 34-35 remain pending in the application.

### WHAT IS CLAIMED IS:

1 and 34. (Currently Amended) A repository system for media publishing, comprising: a plurality of storage devices configured to store a plurality of media items, the plurality of storage devices including a first storage device and a second storage device,

the first storage device configured to store a first type of media items, and
the second device configured to store a second type of media items; and
wherein the first type of media items is defined by a series of publishing variable
including:

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a format, a bit rate, a communication protocol, physical medium, digital right management information associated with media items, and an encoding type and compression technique used to reduce the physical size of the media items; and

wherein the second type of media items id is defined by the same series of publishing variables with at least one of the publishing variables having a different value from that of the first type of media items; and

metadata information relating to the plurality of media items stored in said plurality of storage devices,

wherein said metadata information enables hierarchical organization of the plurality of media items so that the media items are easily accessed, moved, added, and deleted.

15, 29, and 35. (Currently Amended) A method of providing storage for media items in media publishing, comprising:

storing a first type of media items in a first storage device;

storing a second type of media items in a second storage device;

wherein the first type of media items is defined by a series of publishing variable including:

a format, a bit rate, a communication protocol, physical medium, digital right management information associated with media items, and an encoding type and compression technique used to reduce the physical size of the media items; and

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wherein the second type of media items id is defined by the same series of publishing variables with at least one of the publishing variables having a different value from that of the first type of media items; and

relating first metadata information to the first type of media items; and relating second metadata information to the second type of media items, wherein said first and second metadata information enable hierarchical organization of the media items so that the media items are easily accessed, moved, added, and deleted.

#### Reasons for Allowance

- 2. Claims 1-29 and 34-35 are allowed.
- 3. The following is a statement of reasons for the indication of allowable subject matter: the prior arts of records, neither anticipates nor renders obvious the following limitations as claimed:

As to claims 1 and 34, the prior art of records fail to anticipate or suggest wherein the first type of media items is defined by a series of publishing variable including:

a format, a bit rate, a communication protocol, physical medium, digital right management information associated with media items, and an encoding type and compression technique used to reduce the physical size of the media items; and

wherein the second type of media items is defined by the same series of publishing variables with at least one of the publishing variables having a different value from that of the first type of media items; and

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metadata information relating to the plurality of media items stored in said plurality of storage devices,

wherein said metadata information enables hierarchical organization of the plurality of media items so that the media items are easily accessed, moved, added, and deleted, together with the other limitations of the independent claims.

As to claims 15, 29, and 35, the prior art of records fail to anticipate or suggest A method of providing storage for media items in media publishing, comprising:

storing a first type of media items in a first storage device;

storing a second type of media items in a second storage device;

wherein the first type of media items is defined by a series of publishing variable including:

a format, a bit rate, a communication protocol, physical medium, digital right management information associated with media items, and an encoding type and compression technique used to reduce the physical size of the media items; and

wherein the second type of media items is defined by the same series of publishing variables with at least one of the publishing variables having a different value from that of the first type of media items; and

relating first metadata information to the first type of media items; and relating second metadata information to the second type of media items, wherein said first and second metadata information enable hierarchical organization of the media items so that

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the media items are easily accessed, moved, added, and deleted, together with the other limitations of the independent claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Belix M. Ortiz whose telephone number is 571-272-4081. The examiner can normally be reached on 8-5.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

bmo

C. Lones

November 20, 2007

CHARLES RONES
SUPERVISORY PATENT EXAMINER